Document 10 Filed 02/25/15 Page 1 of 1 PageID #: 35 United States District Court

EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA V,

ORDER OF DETENTION PENDING TRIAL

AKI	nror Saidakhmetov	Case Number:	15-172M
l require the	In accordance with the Bail Reform Act. 18 U.S.C. §3 detention of the defendant pending trial in this case.	142(f), a detention hearing h	as been held. I conclude that the following facts
(2) Ti	Part 1: e defendant is charged with an offense described in 18 (State or local offense that would have been a federal that is a crime of violence as defined in 18 U.S.C. §3156 an offense for which the maximum sentence is life an offense for which a maximum term of imprisor a felony that was committed after the defendant had 18 U.S.C. §3142(f)(1)(A)-(C), or comparable state offense described in finding (1) was committed what fense.	offense if a circumstance gives (a)(4). It imprisonment or death, on the converse or more is the convicted of two or more is or local offenses.	ring rise to federal jurisdiction had existed) s prescribed in nore prior federal offense described in
(3) A (4) T	A period of not more than five years has elapsed since for the offense described in finding (1). The defendant has not rebutted the presumption establishment of the presumption of (an) other person(s).	shed by finding Nos.(1), (2)	•
	Altern: There is probable cause to believe that the defendant for which a maximum term of imprisonment of under 18 U.S.C. §924(c). The defendant has not rebutted the presumption establ will reasonably assure the appearance of the defendant	ten years or more is prescrib ished by finding (1) that no	condition or combination of conditions
(l)	There is a serious risk that the defendant will not app		an an tha community
(2)	There is a serious risk that the defendant will endange	er the safety of another perso	or the community.
convincing de de de de	Part II - Written Start that the credible testimony and information submitted evidence that no conditions will reasonably assure desting the start and a substantial ties to the community. If the start is not a U.S. citizen and an illegal alien. If the start is not a better that the start is not a U.S. citizen and an illegal alien. If the start is not a better that the start is a start in the start in t	fendant's appearance/the saj pearance.	y a preponderance of the evidence/clear and
facility sep shall be aff of an attorn the purpos	Part III - Direct defendant is committed to the custody of the Attorney parate, to the extent practicable, from persons awaiting forded a reasonable opportunity for private consultationey for the Government, the person in charge of the cose of an appearance in connection with a court proceed $\frac{1}{2} + \frac{1}{2} + $	or serving sentences or being in with defense counsel. On prections facility/shall delivering. S/ Looi	oresentative for confinement in a corrections g held in custody pending appeal. The defendant order of a court of the United States or on request